

EXHIBIT O

Holder, Casey

From: Holder, Casey
Sent: Wednesday, December 02, 2015 5:18 PM
To: Timothy Wedeen
Cc: Hunt, Dean D.; Hochmuth, Farrell; Smith, Rachel M.
Subject: RE: Adv. Pro. Nos. 10-04918, 10-05143, and 10-04841 - Discovery Responses
Attachments: Adv. Pro. No. 10-04918 (Ellen Bernfeld) Discovery Order.pdf; Adv. Pro. No. 10-05143 (Marilyn Bernfeld Trust) Discovery Order.pdf; Adv. Pro. No. 10-04841 (Bellini) Discovery Order.pdf

Mr. Wedeen,

Please see copies of the attached orders, stating that Defendants must respond to the Trustee's First Set of Interrogatories and First Set of Requests for the Production of Documents by December 1, 2015.

Best regards,
Casey

Casey Holder | BakerHostetler

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T 713.276.1614 | F 713.751.1717
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From: Timothy Wedeen [<mailto:timothy.wedeen@gmail.com>]
Sent: Wednesday, December 02, 2015 5:14 PM
To: Holder, Casey
Subject: Re: Adv. Pro. Nos. 10-04918, 10-05143, and 10-04841 - Discovery Responses

I had it for 12/31! Are you sure about the date?

On Dec 2, 2015 6:02 PM, "Holder, Casey" <cholder@bakerlaw.com> wrote:

Mr. Wedeen,

As you are aware, Judge Bernstein's orders in the above-referenced adversary proceedings required responses to the Trustee's First Set of Interrogatories and First Set of Requests for the Production of Documents due yesterday, December 1, 2015. We have not yet received discovery responses from your clients. If you sent them, and we somehow missed them, please let me know when and to whom they were sent so I can locate them. If not, we request that you provide your clients responses immediately.

Additionally, we are prepared to produce documents pertaining to the above referenced matters upon receipt of executed copies of the Non-Disclosure Agreements and Undertaking and Consent to Be Bound to Litigation

Protective Order previously provided. Upon receipt of these signed documents, we will forward to you the Trustee's initial document production.

Please let me know if you have any questions.

Best regards,

Casey

Casey Holder | BakerHostetler

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